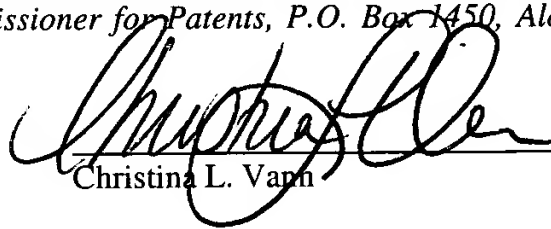


PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

I hereby certify that this correspondence is being deposited with the U.S. Postal Service as first class mail in an envelope addressed to Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on January 4, 2006.


Christina L. Vann

Applicant : Wilf LeBlanc, et al. Confirmation No. 5874
Application No. : 09/692,554
Filed : October 19, 2000
Title : VOICE AND DATA EXCHANGE OVER A PACKET BASED
NETWORK WITH DTMF
Grp./Div. : 2661
Examiner : Brian D. Nguyen
Docket No. : 36789/B600

RULE 132 DECLARATION

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Post Office Box 7068
Pasadena, CA 91109-7068
January 4, 2006

Commissioner:

1. I, Henry Li, am the sole inventor of U.S. Pat. No. 6,549,587 entitled "VOICE AND DATA EXCHANGE OVER A PACKET BASED NETWORK WITH TIMING RECOVERY," issued on Apr. 15, 2003, and claiming a timing recovery method and apparatus.

2. The Patent Application based on the above U.S. Patent was filed based on a number of Provisional Patent Applications, as part of a joint development project for Voice Over Internet Protocol (VoIP). The Patent Application disclosed a number of different inventions for the joint development project having different and/or common inventors. One of the different inventions disclosed in the Patent Application, but not claimed, is related to voice and data exchange over a packet based network with DTMF. This invention was later claimed in the pending U.S. Patent App. No. 09/692,554, by its inventor Wilf LeBlanc, who was a member of the joint development project.

Application No. 09/692,554

3. I submit that I am not the inventor of the invention disclosed, but not claimed, in my U.S. Pat. No. 6,549,587, related to voice and data exchange over a packet based network with DTMF and that the disclosed invention was derived from the project team member Wilf LeBlanc.

I declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under § 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Date DEC 12th, 2005

By 
Henry Li

RRT/clv
CLV PAS656974.1-* -12/12/05 2:29 PM